UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:	§	Case No. 24-12534
	§	
CAREPOINT HEALTH SYSTEMS INC. D/B/A	§	Chapter 11
JUST HEALTH FOUNDATION, ET AL.,1	§	
	§	Judge: Honorable J. Kate Stickles
Reorganized Debtors.	Š	

Quarter Ending Date: 6/30/2025

Notes to Post-Confirmation Report

On November 3, 2024, CarePoint Health Systems inc. d/b/a Just Health Foundation, et al. (the "Debtors") filed a voluntary petition for relief under Chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code"), which commenced Case No. 24-12534 (the "Bankruptcy Case") before the Honorable Judge J. Kate Stickles in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"). On January 24, 2025, the Bankruptcy Court entered an order (i) approving the disclosure statement on an interim basis; (ii) scheduling a combined hearing on final approval of the disclosure statement, plan confirmation and deadlines related thereto; (iii) approving the solicitation, notice and tabulation procedures and forms related thereto; and (iv) granting related relief [Docket No. 555] (the "Motion"). On April 17, 2025, the Bankruptcy Court entered an order [Docket No. 1168] (the "Confirmation Order") confirming the Seventh Amended Combined Disclosure Statement and Joint Chapter 11 Plan of Reorganization [Docket No. 1154] (the "Plan"). On May 23, 2025, the Debtors filed a Notice of (i) Effective Date of the Seventh Amended Combined Disclosure Statement and Joint Chapter 11 Plan of Reorganization as Modified as of April 15, 2025; (ii) Substantial Consummation of the Plan; and (iii) Bar Dates for Certain Administrative, Professional and Rejection Claims [Docket No. 1285] and the Plan became effective on May 22, 2025.

The Debtors are filing this quarterly post-confirmation report (the "PCR") solely for the purpose of reporting to the Office of the United States Trustee for the District of Delaware (the "U.S. Trustee") in accordance with the Instructions for UST Form 11-PCR -- Post-confirmation Report (12/07/22) ("PCR Instructions"). The following notes, statements, and limitations should be referred to and referenced in connection with any review of the PCR. Capitalized terms used but not otherwise defined herein have the meanings given to them in the Plan.

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number are: (i) Bayonne Intermediate Holdco, LLC (7716); (ii) Benego CarePoint, LLC (2199); (iii) Briar Hill CarePoint, LLC (iv) CarePoint Health Management Associates Intermediate Holdco, LLC (none); (v) CarePoint Health Management Associates, LLC d/b/a CarePoint Health (3478); (vi) CarePoint Health Systems, Inc. d/b/a Just Health Foundation (6996); (vii) CH Hudson Holdco, LLC (3376); (viii) Christ Intermediate Holdco, LLC (3376); (ix) Evergreen Community Assets (1726); (x) Hoboken Intermediate Holdco, LLC (2105); (xi) Hudson Hospital Holdco, LLC (3869); (xii) Hudson Hospital Opco, LLC d/b/a CarePoint Health-Christ Hospital (0608); (xiii) HUMC Holdco, LLC (3488); (xiv) HUMCO Opco, LLC d/b/a CarePoint Health-Hoboken University Medical Center (7328); (xv) IJKG, LLC (7430); (xvi) Just Health MSO, LLC (1593); (xvii) Quality Care Associates, LLC (4710); (xviii) Sequoia BMC Holdco, LLC (9812); (xix) IJKG Opco LLC d/b/a CarePoint Health Bayonne Medical Center. The address for CarePoint Health Systems Inc. is 308 Willow Avenue, Hoboken, NJ 07030.

Part 1: Summary of Post-confirmation Transfers: On April 17, 2025, the Bankruptcy Court entered an order [Docket No. 1168] (the "Confirmation Order") confirming the Seventh Amended Combined Disclosure Statement and Joint Chapter 11 Plan of Reorganization [Docket No. 1154] (the "Plan"). On May 22, 2025 (the "Effective Date"), pursuant to the Plan, (i) the assets of Bayonne (other than any Litigation Claims) were transferred to HRH as set forth in and pursuant to the Collateral Surrender Agreement, and HRH was granted all rights under the Collateral Surrender Agreement; (ii) HRH was granted the right to operate and manage Christ Hospital and HUMC as set forth in the Hospital Facilities MSA; and (iii) HRH was granted all rights under the MSA.

The Reorganized Debtors and their successor-operator, pursuant to the Seventh Amended Combined Disclosure Statement and Joint Chapter 11 Plan of Reorganization, are responsible for including the activity of the Reorganized Debtor in the PCR and for paying all required statutory fees associated with these disbursements. To that end, the activities of the Reorganized Debtors are included herein on a consolidated basis. However, the disbursements reported herein do not include inter-company transfers between the Reorganized Debtors.

Part 2: Pre-confirmation Professional Fees and Expenses: All pre-effective professional fees for retained professionals are included in Part 2.a. of the PCR. For professionals that were required to seek specific approval of fees and expenses, the "Approved Current Quarter" and "Approve Cumulative" columns reflect the final fee order or certificate of no objection entered by the court. For professionals that were not required to seek specific approval of fees and expenses, the "Approved Current Quarter" and "Approve Cumulative" columns reflect zero.

Epiq Corporate Restructuring, LLC ("Epiq") was retained as Claims and Noticing Agent [Docket No. 22] by the Debtors. Epiq was not required to seek specific approval for Claims and Noticing Agent fees and expenses. For simplicity, all professional fees, regardless of whether approval was or was not required, are included in Part 2.a. of the PCR.

All preconfirmation professional fees for ordinary course professionals, as set forth in the *Order Authorizing the Debtors to Retain, Employ and Compensate Professionals Utilized in the Ordinary Course of Business and Granting Related Relief [Docket No. 325]* ("OCP Order"), are included in Part 2.b. the PCR.

Part 3: Recoveries of the Holders of Claims and Interests Under Confirmed Plan: The instructions to the PCR provide that for each class of claims and interests included in the PCR, "the total anticipated payments as disclosed in the plan" should be provided. The Reorganized Debtors are unable to provide total anticipated payments for the relevant classes at this time due primarily to potential reconciliations of claims, objections to claims and uncertain outcome of pending litigation. The PCR sets forth (i) the total anticipated payments listed as zero, (ii) the total amounts paid by the Reorganized Debtors in the quarter, (iii) the total cumulative amounts paid by the Reorganized Debtors since the Effective Date, and (iv) the aggregate allowed amount of claims in each class.

The Reorganized Debtors have not yet reconciled claims. As such, the value of "Allowed Claims" is reported as the current estimate of the aggregate value of Allowed claims for each class of claim.

Pursuant to the Plan and Litigation Trust Agreement, the Disbursing Agent is responsible for making distributions, other than those to holders of Class 6 or Class 2 Claims, to the extent they are deemed Allowed (as defined in the Plan). All such distributions made in the relevant time period are included in the PCR.

Reservation of Rights: Given the complexity of the Debtor's books and records and the ongoing administration of the Reorganized Debtor, inadvertent errors or omissions may have occurred. The Reorganized Debtors reserve all rights to amend or supplement the PCR in all respects as may be necessary or appropriate. Nothing contained in this PCR shall constitute an admission of any kind or nature, or a waiver of any rights of the Reorganized Debtors, all of which are expressly reserved in full.

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UNITED STATES BANKRUPTCY COURT

	DISTRICT OF Del	laware
In re: CH Hudson Holdco, LLC	§ § §	Case No. <u>24-12540</u>
Debtor(s)	§ §	☐ Jointly Administered
Post-confirmation Report		Chapter 11
Quarter Ending Date: 06/30/2025	_	Petition Date: <u>11/03/2024</u>
Plan Confirmed Date: 04/17/2025		Plan Effective Date: 05/22/2025
This Post-confirmation Report relates to: R O	eorganized Debtor Other Authorized Party or Entity:_	Name of Authorized Party or Entity
/-/ Changin Can d	Channia C	Y 1
/s/ Shamiq Syed Signature of Responsible Party	Shamiq S Printed N	Name of Responsible Party
09/16/2025	11111041	· · · · · · · · · · · · · · · · · · ·
Date		
	308 Willo Address	ow Avenue, Hoboken, NJ 07030

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. \S 1320.4(a)(2) applies.

Case No. 24-12540

Part 1: Summary of Post-confirmation Transfers		
	Current Quarter	Total Since Effective Date
a. Total cash disbursements	\$0	\$0

b. Non-cash securities transferred
c. Other non-cash property transferred
d. Total transferred (a+b+c)

\$0

\$0

\$0

\$0

\$0

\$0

	firmation Professional Fo		Approved Current	Approved Cumulative	Paid Current Quarter	Paid Cumulative
	sional fees & expenses (bankru ed by or on behalf of the debto	uptcy) or Aggregate Total				
Itemiz	Itemized Breakdown by Firm					
	Firm Name	Role				
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Case No. 24-12540 Debtor's Name CH Hudson Holdco, LLC xxx xxxi xxxii xxxiii xxxiv xxxv xxxvi xxxvii xxxviii xxxix xl xli xlii xliii xliv xlv xlvi xlvii xlviii xlix li lii liii liv lv lvi lvii lviii lix lx lxi lxii lxiii lxiv lxv lxvi lxvii lxviii

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Debtor's Name CH Hudson Holdco, LLC Case No. 24-12540

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				Approved	Approved	Paid Current	
				Current	Cumulative	Quarter	Cumulative
b.	Profest incurr	sional fees & expenses (nonled by or on behalf of the deb	bankruptcy) btor <i>Aggregate Total</i>				
	Itemized Breakdown by Firm						
		Firm Name	Role				
	i						
	ii						
	iii						
	iv						
	v						
	vi						

Case No. 24-12540 vii viii ix X хi xii xiii xiv χv xvi xvii xviii xix XX xxi xxii xxiii xxiv XXV xxvi xxvii xxviii xxix XXX xxxi xxxii xxxiii xxxiv XXXV xxxvi xxxvii xxxviii xxxix xl xli xlii xliii xliv xlv xlvi xlvii

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Case No. 24-12540

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Debto	r's Name CH Hudson Holdco	, LLC			Case 1	No. 24-1254	10
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c.	All professional fees and ex	xpenses (debtor & commit	tees)	\$0	\$0	\$0	\$0
Dont 2	: Recoveries of the Holders of	Claims and Interests and	lon Confirmed Dlon				
raits	. Recoveries of the Holders of	Total	ier Commined Flair				
		Anticipated Payments Under Plan	Paid Current Quarter	Paid Cumulativ	ve Allow	ed Claims	% Paid of Allowed Claims
a. Ac	lministrative claims	\$0	\$0		\$0	\$0	0%
b. Se	cured claims	\$0	\$0		\$0	\$0	0%
c. Pr	iority claims	\$0	\$0		\$0	\$0	0%
d. G	eneral unsecured claims	\$0	\$0		\$0	\$0	0%
e. Eq	uity interests				<u>\$0</u>		
Part 4	: Questionnaire						
					Vac C	No. C	
a. IS	this a final report?				Yes 🔘	No 💿	

If yes, give date Final Decree was entered:

If no, give date when the application for Final Decree is anticipated:
b. Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. § 1930?

Yes

No

Case No. 24-12540

Privacy Act Statement

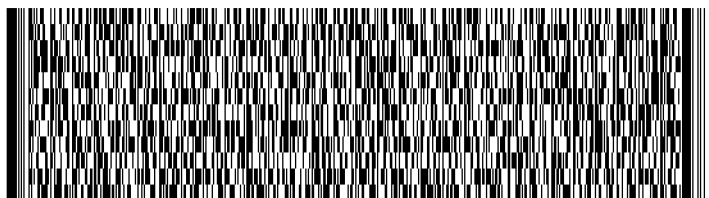
28 U.S.C. § 589b authorizes the collection of this information and provision of this information is mandatory. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6) and to otherwise evaluate whether a reorganized chapter 11 debtor is performing as anticipated under a confirmed plan. Disclosure of this information may be to a bankruptcy trustee when the information is needed to perform the trustee's duties, or to the appropriate federal, state, local, regulatory, tribal, or foreign law enforcement agency when the information indicates a violation or potential violation of law. Other disclosures may be made for routine purposes. For a discussion of the types of routine disclosures that may be made, you may consult the Executive Office for United States Trustee's systems of records notice, UST-001, "Bankruptcy Case Files and Associated Records." *See* 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the notice may be obtained at the following link: http://www.justice.gov/ust/eo/rules_regulations/index.htm. Failure to provide this information could result in the dismissal or conversion of your bankruptcy case, or other action by the United States Trustee. 11 U.S.C. § 1112(b)(4)(F).

I declare under penalty of perjury that the foregoing Post-confirmation Report and its attachments, if any, are true and correct and that I have been authorized to sign this report.

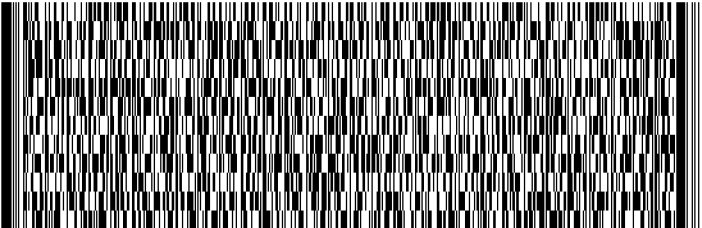
/s/ Shamiq Syed	Shamiq Syed
Signature of Responsible Party	Printed Name of Responsible Party
Chief Financial Officer	09/16/2025
Title	Date

Case No. 24-12540

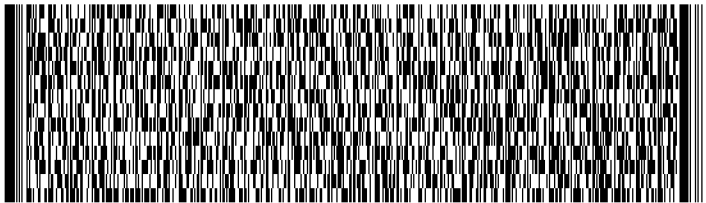
Debtor's Name CH Hudson Holdco, LLC



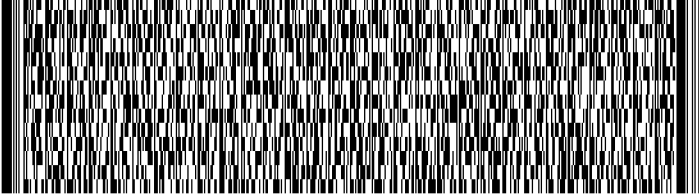
Page 1



Other Page 1

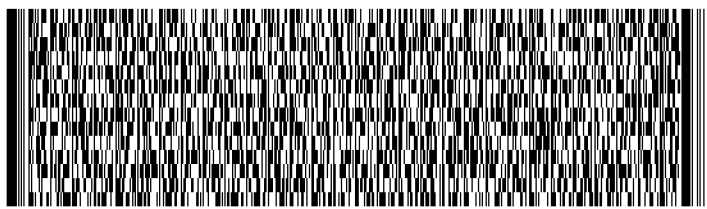


Page 2 Minus Tables

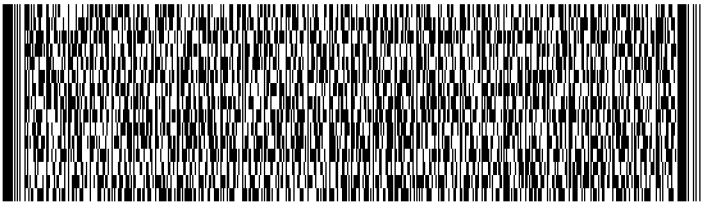


Bankruptcy Table 1-50

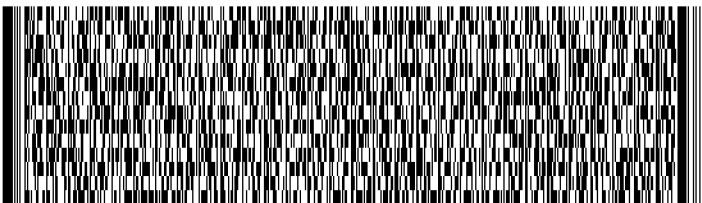
Case No. 24-12540



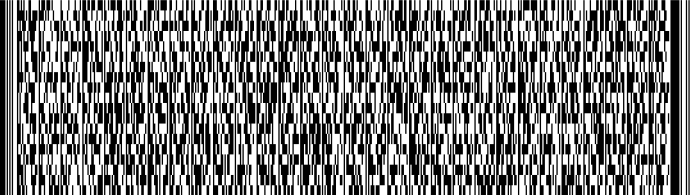
Bankruptcy Table 51-100



Non-Bankruptcy Table 1-50



Non-Bankruptcy Table 51-100



Part 3, Part 4, Last Page